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September 15, 2022

Via CM/ECF Filing

Honorable John Michael Vazquez, U.S.D.J. United States District Court for the District of New Jersey Martin Luther King Building & U.S. Courthouse, Courtroom PO 03 50 Walnut Street Newark, New Jersey 07102 Honorable James B. Clark, III, U.S.M.J. United States District Court for the District of New Jersey Martin Luther King Building & U.S. Courthouse, Courtroom MLK 2A 50 Walnut Street Newark, New Jersey 07102

Re: Redi-Data, Inc. v. The Spamhaus Project a/k/a The Spamhaus Project Ltd., Case No. 2:20-cv-17484-JMV-JBC

Dear Judge Vazquez and Judge Clark:

This firm represents plaintiff, Redi-Data, Inc. ("<u>Redi-Data</u>"), in the above-referenced matter. We write to respectfully request a 30 day extension of the jurisdictional discovery end date (from October 3, 2022 to November 2, 2022). In addition, Redi-Data is also seeking an adjournment of the September 21, 2022 status letter deadline and the September 27, 2022 telephone status conference to a date convenient for the Court closer to the new jurisdictional discovery end date. Defendant, The Spamhaus Project ("<u>Defendant</u>"), consents to this request.

Redi-Data respectfully submits that sufficient good cause exists for the requested extension and adjournments. Pursuant to the August 2, 2022 Order [Dkt. No. 25], Redi-Data served written discovery demands that Defendant has responded to. Although the parties timely began a meet and confer process over certain alleged deficiencies in Defendant's responses, the parties have since begun exploring the possibility of settlement.

Accordingly, to avoid the incurrence of potentially unnecessary costs, and out of respect for the Court's time and resources, Redi-Data respectfully requests that the relief sought herein be granted. As always, the Court's time and attention to this matter are greatly appreciated.

Respectfully Submitted,

COLE SCHOTZ P.C.

/s/ Elizabeth A. Carbone Elizabeth A. Carbone

cc: All Counsel of Record Via CM/ECF

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